By: Berlan

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H.B. No. 1494

## A BILL TO BE ENTITLED

AN ACT

relating to limiting the authority of the Coastal Coordination
Council to review the actions of agencies and subdivisions,
defining the scope of the coastal management program, and adding
representatives of the State Soil and Water Conservation Board and
the Texas Water Development Board to the Coastal Coordination
Council.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

9 SECTION 1. Subchapter F, Chapter 33, Natural Resources Code, 10 is amended to read as follows:

11 SUBCHAPTER F. COASTAL COORDINATION

Sec. 33.201. SHORT TITLE. This subchapter may be cited as the Coastal Coordination Act.

Sec. 33.202. POLICY. (a) It is declared to be the policy of this state to make more effective and efficient use of public funds and provide for more effective and efficient management of coastal natural resource areas, and to better serve the people of Texas by:

(1) continually reviewing the principal coastal problems of state concern, coordinating the performance of agencies, subdivisions, and programs affecting coastal natural resource areas, and [the] coordinating the measures required to resolve identified coastal problems; and

- (2) making all coastal management processes more visible, accessible, coherent, consistent, and accountable to the people of Texas.
- (b) It is declared to be the policy of this state that the chief executive officer of the state should represent the State of Texas in discussions and negotiations with the federal government with regard to the effect of federal actions on the coastal programs and policies of the State of Texas.
  - Sec. 33.203. DEFINITIONS. In this subchapter:
- (1) "Coastal natural resource areas" means coastal 10 barriers, coastal historic areas, coastal parks, wildlife 1 1 management areas, preserves, coastal shore areas, coastal wetlands, 12 critical dune areas, critical erosion areas, Gulf beaches, hard 13 substrate reefs, oyster reefs, private submerged lands, special 14 hazard areas, state submerged lands, submerged aquatic vegetation, 15 tidal sand and mud flats, waters of the open Gulf of Mexico, and 16 waters under tidal influence [areas--designated--in-the-coastal 17 management-plan-as-requiring-special-management,-including--coastal 18 public---submerged---lands;---public--beaches;--washover--areas--on 19 peninsulas,-mainland-shorelines,--and--barrier--islands,--protected 20 sand--dune--complexes--on--the--Gulf-shoreline,-and-parks,-historic 21 areas,-wildlife-refuges,-preserves,-and-other-such-natural-resource 22 management-areas] located within the coastal area [and--designated 23 in-the-coastal-management-plan]. 24
- 25 (2) "Critical areas" means coastal wetlands, oyster

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reefs, hard substrate reefs, submerged aquatic vegetation, and tidal sand and mud flats.

(3) "Council" means the Coastal Coordination Council, which shall consist of the commissioner, the attorney general, the chair of the Parks and Wildlife Commission, the chair of the Texas Natural Resource Conservation [Water] Commission, the chair of the Texas Water Development Board, a member of the State Soil and Water Conservation Board, a member of the Railroad Commission of Texas, and one city or county elected official and one resident from the coastal area appointed by the governor for two-year terms.

11 (4) [+3+] "Agency or subdivision" means any agency,
12 department, board, commission, subdivision, body politic, or other
13 government entity or unit.

ongoing, comprehensive program for coordinating agencies' and subdivisions' management of activities that may adversely affect coastal natural resource areas for the purpose of continually improving management of those activities as provided in Section 33.202 [the-plan-as-developed-by-the-commissioner-under-Section 33.7052] of this code.

Sec. 33.204. ADMINISTRATION OF COASTAL MANAGEMENT PROGRAM
[ADOPTION-OF-COASTAL-GOALS-AND-POLICIES;-REVIEW]. (a) The council shall promulgate rules adopting the goals and policies of the coastal management program. The goals and policies may not require an agency or subdivision to perform an action which would exceed

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the constitutional or statutory authority of the agency or subdivision. The council shall study, regularly request public comment on, and coordinate responses to [plan-and-make-studies--of] problems and issues affecting the management of coastal natural resource areas as provided in the program [plan].

- (b) The council shall meet once in each calendar quarter. The commissioner is chair of the council and may convene special meetings at other times. For each matter to be reviewed by the council under Section 33.205 of this code, the governor shall designate a local elected official from a county directly affected by the matter under review. The local official shall serve as a nonvoting participant on the council for purposes of reviewing and acting on that matter only.
- (c) In conducting reviews under Section 33.205 of this code, the council shall receive and consider the oral or written testimony of any person regarding the goals and policies of the coastal management program [płan]. The council may reasonably limit the length and format of the testimony and the time at which it will be received. Notice of the period during which the testimony will be received shall be published in the Texas Register and in a newspaper of general circulation in each county directly affected by the matter under review before the commencement of that period. The council shall consider only the record before the agency or subdivision involved in the matter under review, the agency's or

subdivision's findings, applicable laws and rules, any additional information provided by that agency or subdivision, and public testimony under this subsection, provided that if the agency or subdivision did not hold a hearing, make a record, or make findings, the council may hold a hearing and make findings necessary to a complete and thorough review.

(d) The land office shall assist the council in carrying out its duties. The council members shall not receive compensation for services but may receive reimbursement for actual and necessary expenses. The land office shall, in coordination with other agencies and subdivisions, prepare an annual report reviewing the effectiveness of the coastal management program. The land office shall submit each report to the council for approval and shall submit each of the previous two years' reports to the legislature prior to the beginning of each legislative session.

Sec. 33.205. CONSISTENCY WITH GOALS AND POLICIES;

PREREQUISITES [STANDARDS; --SUBMISSION] FOR REVIEW. (a) When proposing or adopting any of the rules listed in Subsection (c) of this section or taking any of the individual actions listed in Subsection (d) of this section, [All-actions-taken-or-authorized by] state agencies and subdivisions [that-may-adversely-affect coastal--natural--resource--areas; --including--discharges--and withdrawals-that-may-significantly-affect-water--quality--in--state waters--subject-to-tidal-influence; ] must comply with the goals and policies of the coastal management program [plan].

1	(b) State [In-developing-rules-andpoliciesapplicablein
2	coastal-areas-and-performing-actions-subject-to-the-requirements-of
3	thissubsection; state] agencies and subdivisions subject to the
4	requirements of Subsection (a) of this section shall take into
5	account the goals and policies of the coastal management program
6	and shall certify that the rule or action is consistent with those
7	goals and policies [plan].
8	(c) Agencies must comply with Subsection (a) of this section
9	when proposing or adopting one of the following rules or amendments
1 0	to rules:
1 1	(1) a rule of the General Land Office governing the
1 2	prevention of, response to, and remediation of coastal oil spills;
1 3	(2) a rule of the Texas Natural Resource Conservation
1 4	Commission governing:
1 5	(A) emissions of air pollutants;
16	(B) on-site sewage disposal systems; and
17	(C) underground storage tanks;
18	(3) a rule of the State Soil and Water Conservation
19	Board governing agricultural and silvicultural nonpoint source
20	pollution;
21	(4) a rule governing individual actions listed in
2 <b>2</b>	Subsection (d) of this section.
23	(d) Agencies and subdivisions must comply with Subsection
24	(a) of this section when taking one of the following actions:
25	(1) an action of the General Land Office, the School

									B. N	o
1	Land	Board,	or	the	boards	for	lease	of	state-owne	d land
2	conce	rning:								
3				(A)	a mine	ral le	ase pla	n of	operations;	
4				(B)	a geoph	nysica	l and g	eoche	mical permi	t;
5		(C) a coastal easement;								
6				(D)	miscell	laneou	s easem	ents;		
7				<u>(E)</u>	a surfa	ce le	ase;			
8				(F)	a coast	al le	ase;			
9				(G)	a struc	cture	registr	ation	<u>;</u>	
10				(H)	a cabir	perm	it;			
11				(I)	a navio	ation	distri	ct le	ase;	
12				(J)	certifi	catio	n of	a lo	cal governme	ent beacl
13	acces	s and du	ine p	rotec	tion pla	an; or				
14				(K)	approva	al of	a wetla	nd mi	tigation bar	ak;
15			(2)	an ac	tion of	the	Public	Uti	lity Commis	ssion of
16	Texas	concer	ning	a cer	tificate	of c	onvenie	nce a	nd necessity	<b>y</b> ;
17		_	(3)	an a	ction c	of th	e Rail	road	Commission	of Texas
18	conce	rning:	:		٠.					
19		*.		(A)	a waste	water	discha	rge p	ermit;	
20				(B)	a waste	disp	osal or	stor	age pit perm	nit; or
21				(.C.)	certifi	.catio	n of	a fe	deral perm	mit for
22	dredg	ing and	fill	ing a	ctivitie	es;				
23		·	(4)	an	action	o£	the	Tex	as Departm	ment of
24	Trans	portatio	on co	ncern	ing:					
25	•			(A)	acquisi	tion	of dr	edged	material	disposal

	B. No
1	sites for the Gulf Intracoastal Waterway and for channel expansion,
2	relocation, or alteration; or
3	(B) transportation planning, construction, and
4	<pre>maintenance;</pre>
5	(5) an action of the Texas Historical Commission or
6	the Texas Antiquities Committee concerning:
7	(A) a permit for destruction, alteration, or
8	taking of state archaeological landmarks; or
9	(B) a review of federal undertakings affecting
1 0	historic sites;
1 1	(6) an action of the Texas Natural Resource
1 2	Conservation Commission concerning:
1 3	(A) a municipal and industrial wastewater
1 4	discharge permit;
1 5	(B) a wastewater discharge permit for a new
16	concentrated animal feeding operation within one mile of a critical
17	area or coastal waters;
18	(C) a water rights permit over 2,500 acre-feet
19	per year inside the coastal area or over 5,000 acre-feet per year
20	outside the coastal area;
2 1	(D) a solid and hazardous waste treatment,
22	storage, and disposal permit;
23	(E) creation of a special-purpose district or
24	approval of bonds for infrastructure on a coastal barrier;
25	(F) approval of levee improvements or another

	B. NO
1	<pre>flood control project;</pre>
2	(G) certification of a federal permit for
3	dredging and filling activities; or
4	(H) a declaration of emergency and request for
5	an emergency release of water;
6	(7) an action of the Parks and Wildlife Department
7	concerning:
8	(A) a permit or lease for transplanting or
9	harvesting oysters;
10	(B) a permit for taking, transporting, or
11	possessing threatened or endangered species;
12	(C) a permit for disturbing marl, sand, shell,
13	or gravel on state-owned lands; or
14	(D) approval of development in state parks,
15	wildlife management areas, and preserves; or
16	(8) an action of a subdivision concerning:
17	(A) a dune protection permit; or
18	(B) a beachfront construction certificate,
19	provided that the provisions of this subchapter shall apply to an
20	action listed in this subdivision only if they authorize:
21	(i) construction activity located within
22	the first 200 feet landward of the line of vegetation which results
23	in the disturbance of more than 7,000 square feet of dunes or dune
24	vegetation;
25	(ii) construction activity which results

	B. No
1	in the disturbance of more than 7,500 cubic yards of dunes;
2	(iii) any coastal shore protection project
3	undertaken pursuant to Chapter 15, Title 31, Texas Administrative
4	Code, or within 200 feet landward of the line of vegetation
5	affecting more than 500 linear feet of beach on the shore of the
6	Gulf of Mexico; or
7	(iv) a closure, relocation, or reduction
8	in existing public beach access or public beach access designated
9	in an approved beach access plan, other than a short-term closure,
10	relocation, or reduction.
11	(e) An action to renew, amend, or modify an existing permit,
12	certificate, lease, easement, approval, or other form of
13	authorization shall not be considered an action subject to the
14	coastal management program if the action is taken pursuant to a
15	rule that the council has certified as consistent under Subsection
16	(h) of this section and:
17	(1) for wastewater discharge permits, if the action is
18	not a major permit modification that would increase pollutant loads
19	to coastal waters or would result in relocation of an outfall to a
20	<pre>critical area;</pre>
21	(2) for solid, hazardous, or nonhazardous waste
22	permits, if the action is not a Class III modification as defined
23	in Texas Natural Resource Conservation Commission rules; or
24	(3) for any other action, if the action only extends
25	the time period of the existing authorization without authorizing

	B. No
1	new or additional work or activities or is not otherwise directly
2	relevant to the goals and policies of the coastal management
3	program.
4	(f) [(b)] The council shall review any action <u>listed in</u>
5	Subsection (d) of this section if:
6	(1) the agency or subdivision has taken the action;
7	(2) a person eligible to file a request for referral
8	under Subdivision (4) of this subsection raises issues regarding
9	the action's consistency with the goals and policies of the coastal
10	management program during the agency's or subdivision's
11	consideration of the action;
12	(3) consistency review thresholds for the agency are
13	in effect under Subsection (h) of this section and:
14	(A) the action is one for which a formal hearing
15	under Chapter 2001, Government Code (Administrative Procedure Act),
16	was available to contest the agency's determination of consistency
17	with the goals and policies of the coastal management program for:
18	(i) an action exceeding the applicable
19	thresholds, if the agency's consistency determination was contested
20	in a formal hearing or an alternative dispute resolution process;
21	<u>or</u>
22	(ii) an action not exceeding the
23	applicable thresholds, if the action may adversely affect a
24	critical area, critical dune area, coastal park, wildlife
25	management area, or preserve, or beach on the shore of the Gulf of

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- Mexico, and a state agency contested the agency's consistency
- 2 determination in a formal hearing; or
- 3 (B) the action is one for which a formal hearing
- 4 under Chapter 2001, Government Code (Administrative Procedure Act),
- 5 was not available to contest the agency's determination of
- 6 consistency with the goals and policies of the coastal management
- 7 program and the action exceeds the applicable thresholds;
- 8 (4) a request for referral is filed with the council
- 9 by a council member, a party to the agency's formal hearing or
- 10 alternative dispute resolution process, a person who participated
- in an agency's formal hearing as allowed by agency rules in a
- 12 capacity other than as a witness, or, for an action for which a
- formal hearing under Chapter 2001, Government Code (Administrative
- 14 Procedure Act), was not available, a person who filed written
- 15 comments with the agency before the action was taken; or
- 16 (5) [subject--to-the-requirements-of-Subsection-(a)-of
- this-section-that-] the commissioner or [submits-to-the-council-for
- 18 review---The--council--shall--review--any--action--subject--to--the
- 19 requirements-of-Subsection-(a)-of-this-section-that-is-submitted-to
- 20 the-council-by] any three regular members of the council refer the
- 21 action to the council[=
- [(c)--An-action-must-be-referred-to-the--council] within 30
- 23 days of the date the agency or subdivision took the action [it
- 24 becomes-final].
- 25 (g) The council must consider and act on a referral [the

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matter] within 70 days of the date the agency or subdivision took
the action [90-days-of-referral].

(h) The council shall in its procedural rules establish a process by which an agency may submit its rules governing actions listed in Subsection (d) of this section to the council for review and certification for consistency with the goals and policies of the coastal management program. The process shall provide that an agency may also submit to the council consistency review thresholds for those actions. On the council's certification that the agency's rules are consistent and its approval of the agency's consistency review thresholds, the agency's actions below the thresholds shall be presumed to be consistent with the goals and policies of the coastal management program and shall not be subject to council review, remand, or reversal, except for those actions described in Subsection (f)(3)(B) of this section. The council shall also include in its procedural rules a provision whereby the council may revoke its certification of the consistency of an agency's rules if the agency fails to implement, enforce, or adhere to the goals and policies of the coastal management program. Prior to the certification of rules and approval of thresholds and subsequent to any revocation of such certification or approval, all the agency's actions listed in Subsection (d) of this section shall be subject to council referral, review, remand, and reversal.

Sec. 33.206. COUNCIL ACTION. (a) After reviewing an action of a state agency or subdivision, the council may affirm or protest

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the action of the state agency or subdivision.

- (b) If the council protests the action, the council shall remand the matter to the state agency or subdivision. The remand shall include findings on inconsistencies with the goals and policies of the coastal management program [płan] and may include recommendations of the council. On remand, the state agency or subdivision shall modify or amend the action to make it consistent with the goals and policies of the coastal management program [płan]. Should the agency or subdivision decide not to amend its action as recommended by the council, it shall notify the council of that decision. The council may provide in its remand that the agency or subdivision action will be automatically reversed without further council action if the agency or subdivision does not reconsider its action in light of the council's recommendations within 90 days after taking the action.
- (c) The state agency's or subdivision's action on remand is subject to review by the council as provided in Section 33.205 of this code. The only basis on which the council may reverse a decision of an agency or subdivision is that the action is inconsistent with the goals and policies of the coastal management program [plan]. The council's decision to reverse an action renders the action void.
- 23 (d) Pending council review of an individual action, no
  24 person may conduct activities authorized by the action that would
  25 irreparably alter or damage coastal natural resource areas

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- 1 identified in the goals and policies of the coastal management
- 2 program that are applicable to that action, except as allowed by
- 3 Section 2001.054, Government Code.
- 4 (e) The council shall not apply the goals and policies of
- 5 the coastal management program in a manner which would result in
- 6 the taking, damage, or destruction of property, without adequate
- 7 compensation, by the council.
- 8 (f) The council shall review any federal action the
- 9 commissioner submits to the council for review. If, after review,
- the council finds a federal action does not comply with goals and
- policies of the coastal management program [plan], the council may
- 12 refer the matter to any federal official authorized to review or
- 13 act on the matter and may pursue resolution of the matter with the
- 14 federal official.
- Sec. 33.207. JUDICIAL REVIEW. A person aggrieved by a final
- 16 action of the council may appeal to a district court under Chapter
- 17 2001, Government Code ([the] Administrative Procedure [and--Texas
- Register] Act [ (Article-6252-13a7-Vernon's-Texas-Civil-Statutes]).
- 19 Sec. 33.208. ENFORCEMENT. The attorney general, at the
- 20 request of the council, shall file in a district court of Travis
- 21 County or in the county in which the violation occurs a suit to
- 22 enforce this subchapter or the rules adopted under this subchapter
- against an agency or subdivision to prevent or remedy a violation
- or failure to comply with this subchapter or those rules.
- Sec. 33.209. VOLUNTARY SPECIAL AREA MANAGEMENT PLANS.

- 1 (a) The council may adopt rules containing goals and policies
- 2 applicable only to a special area of the coast. The rules shall
- 3 constitute the goals and policies of the coastal management program
- 4 for that special area in place of the generally applicable goals
- 5 and policies. The boundaries of any such area shall be included in
- 6 the rules.
- 7 (b) Rules applicable to a special area under this section
- 8 shall not apply to any real property whose owner does not expressly
- 9 and affirmatively consent in writing to the application of those
- 10 rules to the owner's real property.
- 11 SECTION 2. Sections 33.052, 33.053, 33.054, and 33.055,
- 12 Natural Resources Code, are repealed.
- SECTION 3. The importance of this legislation and the
- 14 crowded condition of the calendars in both houses create an
- 15 emergency and an imperative public necessity that the
- 16 constitutional rule requiring bills to be read on three several
- days in each house be suspended, and this rule is hereby suspended,
- 18 and that this Act take effect and be in force from and after its
- 19 passage, and it is so enacted.

## COAUTHOR AUTHORIZATION-74TH LEGISLATURE For chief clerk use only Bill or Resolution Number: HB 1494 (please request your coauthors to sign this form in lieu of the front or the back of the original bill) Date 2/20/95 Berlanca Hugo printed name of primary author signature of primary author PERMISSION TO SIGN HAS BEEN GIVEN TO (check only one of the following): (bill or resolution #) **ALL REPRESENTATIVES** THE FOLLOWING REPRESENTATIVE(S): I authorize the Chief Clerk to include my name as a coauthor of the legislation indicated above: A2120 Alexander Date A2115 Allen Date A2125 Alonzo Date A2135 Averitt A2105 Alvarado Date A2160 Bailey Date Date A2200 Berlanga Date A2240 Black A2270 Bomer Date Date A2275 Bosse Dete A2265 Brady A2260 Brimer Date Date A2405 Carona Date A2400 Carter Date A2480 Chisum Date A2530 Clemons Date A2435 Coleman A2575 Combs Date Date A2580 Conley A2570 Cook Date Date A2595 Corte Date A2600 Counts Date A2605 Crabb Date A2610 Craddick Date A2645 Cuellar, Henry A2646 Cuellar, Renato A2635 Culberson Date Date Date A2670 Danburg Date A2675 Davila Date A2625 Davis Date A2630 De La Garza A2685 Dear A2680 Delisi Date Date Date A3385 Denny Date A2705 Driver Date A2665 Dukes Date A2655 Duncan A2770 Edwards Date A2650 Duttor Date Date A2760 Ehrhardt Date Date A2785 Elkins A2775 Eiland A2810 Farrar Date A2830 Finnell Date A2920 Gallego Date A2935 Giddings A2889 Glaze Date A2985 Goodman Date Date 20.95 A2990 Goolsby Date A3005 Gray A3010 Greenberg Date A3020 Grusendorf A3030 Gutierrez A3035 Haggerty Date Date Date A2695 Hamric Date A3120 Harris Date A3170 Hartnett Date A3345 Hawley A3180 Heflin Date A3230 Hernandez Date Date

Date

A3240 Hightower

Date

A3310 Hilbert

Date

A3250 Hilderbran

For chief clerk use only
Bill or Resolution Number: HB 1494

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A3275 Hill		Date	A3285 Hirschi	Date	A3305 Hochberg	Date
A3295 Holzheau	ser	Date	A3300 Hom	Date	A3315 Howard	Date
A3350 Hudson		Date	A3355 Hunter, Bob	Date	A3365 Hunter, Todd	Date
A3380 Jackson		Date	A3415 Janek	Date	A3395 Johnson	Date
A3405 Jones, De	lwin	Date	A3400 Jones, Jesse	Date	A3440 Junell	Date
A3460 Kamel		Date	A3465 King	Date	A3485 Krusee	Date
A3490 Kubiak		Date	A3450 Kuempel	Date	A3510 Laney	Date
A3605 Lewis, GI	0	Date	A3600 Lewis, Ron		A3615 Longoria	Date
A3620 Luna	tura 2-21	Date	A3715 Madden	Date	A3750 Marchant	Date
A2700 Maxey		Date	A3665 McCall	Date	A3670 McCoulskey	Date
A3660 McDonald	i —	Date	A3850 Moffat	Date	A3860 Moreno	Date
A3865 Mowery		Date	A3855 Munoz	Date	A3885 Naishtat	Date
A3895 Nixon		Date	A3875 Oakley	Date	A3990 Ogden	Date
A3880 Oliveira		Date	A4020 Park	Date	A4070 Patterson	Date
A4180 Pickett		Date	A4185 Pitts	Date	A4110 Place	Date
A4190 Price		Date	A4200 Puente	Date	A4230 Rabuck	Date
A4210 Ramsay		Date	A4240 Rangel	Date	A4235 Raymond	Date
A4236 Reyna		Date	A4260 Rhodes	Date	A4315 Rodriguez	Date
A4325 Romo		Date	A4305 Rusling	Date	A4370 Sadler	Date
A4380 Saunders		Date	A4425 Seidlits	Date	A4460 Serna	Date
A4435 Shields		Date	A4445 Siebert	Date	A4530 Smithee	Date
A4550 Solis		Date	A4505 Solomons	Date	A4510 Stiles	Date
A4570 Swinford		Date	A4585 Talton	Date	A4605 Telford	Date
A4630 Thompson	<u> </u>	Date	A4635 Tillery	Date	А4640 Тоггеs	Date
A2730 Turner, B	ob	Date	A4685 Turner, Sylvester	Date	A4690 Uher	Date
A4720 Van de P	utte	Date	A4990 Walker	Date	A4995 West	Date
A5010 Williamso	on	Date	A4970 Willis	Date	A5000 Wilson	Date
A5015 Wohlgem	uth	Date	A4980 Wolens	Date	A5005 Woolley	Date
A5025 Yarbroug	h	Date	A5030 Yost	Date	A5040 Zbranck	Date

## JOINT AUTHOR AUTHORIZATION

As primary author of HB1494 I hereby a (bill or resolution #)	uthorize the following joint author(s):
Patricia Gray printed name of joint author #1	Fassicie Muy signature of joint author #1
VILLA LUNA	Vilmadura
printed name of joint author #2	signature of joint author #2
printed name of joint author #3	signature of joint author #3
printed name of joint author #4	signature of joint author #4
signature of primary author	

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## A BILL TO BE ENTITLED

By Roy	Paris	 <b>4</b> 1	•
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relating to limiting the authority of the Coastal Coordination Council to review the actions of agencies and subdivisions, defining the scope of the coastal management program, and adding representatives of the State Soil and Water Conservation Board and the Texas Water Development Board to the Coastal Filed with the Chief Clerk Coordination Council. FEB 22 1995 Read first time and referred to Committee on LAND AND RESOURCE MANAGEMENT Reported favorably (as amended) (as substituted) Sent to Committee on (Calendars) (Local & Consent Calendars) Read second time (comm. subst.) (amended); passed to third reading (failed) by a (non-record vote) (record vote of \_\_\_\_\_\_ yeas, \_\_\_\_\_ nays, \_\_\_\_\_ present, not voting) Constitutional rule requiring bills to be read on three several days suspended (failed to suspend) by a vote of \_\_\_\_\_\_ yeas, \_\_\_\_\_ nays, \_\_\_\_\_ present, not voting Read third time (amended); finally passed (failed to pass) by a (non-record vote) (record vote of \_\_\_\_\_ yeas, \_\_\_\_ nays, \_\_\_\_ present, not voting) Engrossed \_\_\_\_\_ Sent to Senate CHIEF CLERK OF THE HOUSE OTHER HOUSE ACTION: \_\_\_\_\_ Received from the House Read and referred to Committee on \_\_\_\_\_ \_\_ Reported favorably \_\_ Reported adversely, with favorable Committee Substitute; Committee Substitute read first time Ordered not printed \_\_\_\_ Laid before the Senate Senate and Constitutional Rules to permit consideration suspended by (unanimous consent) Read second time, \_\_\_\_\_\_, and passed to third reading by (unanimous consent) (a viva voce vote) \_\_\_ yeas, \_\_\_ nays) \_\_ Senate and Constitutional 3 Day Rules suspended by a vote of \_\_\_\_\_ yeas, \_\_\_\_ nays Read third time, \_\_\_\_\_\_, and passed by (a viva voce vote) \_\_\_\_ yeas, \_\_\_\_ nays) Returned to the House SECRETARY OF THE SENATE

OTHER SENATE ACTION:

	Returned from the Sena	nte (as substituted) (with amendment	s)		
	House concurred in Ser	nate amendments by	a (non-record vote	e)	
	(record vote of	yeas,	nays,	present, not vot	ing)
	House refused to concu	r in Senate amendm	ents and requested	the appointment of	a conference committee
	by a (non-record vote)	(record vote of	yeas,	nays,	present, not voting)
	_ House conferees appoir	nted:		_, Chair;	······································
				<b>,</b>	
	_ Senate granted House r	equest. Senate conf	erees appointed:		, Chair
	_	,		,	
	Conference committee	report adopted (rejec	eted) by the House	by a (non-record vo	te)
**************************************	(record vote of				
	_ Conference committee	report adopted (reject	cted) by the Senate	by a (viva voce vot	e)
	(record vote of	yeas,	nays)		